

**IN THE COURT OF APPEALS  
FIRST APPELLATE DISTRICT OF OHIO  
HAMILTON COUNTY, OHIO**

STATE OF OHIO,	:	APPEAL NO. C-100817
	:	TRIAL NO. B-9800095-A
Plaintiff-Appellee,	:	
	:	<i>JUDGMENT ENTRY.</i>
vs.	:	
JESSE T. SHERMAN,	:	
Defendant-Appellant.	:	

We consider this appeal on the accelerated calendar, and this judgment entry is not an opinion of the court. See S.Ct.R.Rep.Op. 3(A), App.R. 11.1(E), and Loc.R. 11.1.1.

Jesse Sherman appeals from the trial court's judgment that resentenced him for the purpose of notifying him about postrelease control. In 1998, Sherman pleaded guilty to and was sentenced for kidnapping, impersonating a peace officer, and rape. In 2010, he was resentenced to notify him about postrelease control. He now appeals.

Pursuant to *Anders v. California* (1967), 386 U.S. 738, 87 S.Ct. 1396, Sherman's appointed counsel now advises this court that, after a thorough review of the record, she has found nothing that would arguably support Sherman's appeal. Counsel, as required by *Anders*, has communicated her conclusion to Sherman, providing sufficient time for Sherman to identify grounds for the appeal, and has moved this court for permission to withdraw as counsel. Under *Anders*, this court is now charged with the task of independently reviewing the record for any prejudicial error that would warrant the reversal of the trial court's judgment. *Id.*

We have thoroughly reviewed the record, and we concur in counsel's conclusion that the proceedings below were free of error prejudicial to Sherman. We, therefore, overrule counsel's motion to withdraw from her representation of Sherman and affirm the judgment of the trial court.

Our determination that the proceedings below were free of prejudicial error also compels our conclusion that there are no reasonable grounds for this appeal. But due to Sherman's indigency, we allow no penalty.

A certified copy of this judgment entry is the mandate, which shall be sent to the trial court under App.R. 27.

**DINKELACKER, P.J., SUNDERMANN and FISCHER, JJ.**

To the Clerk:

Enter upon the Journal of the Court on September 16, 2011

per order of the Court \_\_\_\_\_.  
Presiding Judge